APPEARANCE BOND — DISTRICT COURT IN THE DISTRICT COURT, TULSA COUNTY, OKLAHOMA DON NEWBERRY, Court Clerk STATE OF OKLA. TULSA COUNTY STATE OF OKLAHOMA. Plaintiff, KASKY FREEMAN AKA DIFFER Defendant KNOW ALL MEN BY THESE PRESENTS, That we, the above named defendant, as principal, and the undersigned bondsman, corporation and other signers as surene jointly and severally acknowledge ourselves to owe and be indebted to the State of Oklahoma in the sum of ONE THOUSAND Dollars (S 1000) to be levied on our property, real and personal, cash deposits and escrow deposits, wherever found, to the use of the State of Oklahoma. THE CONDITION OF THIS BOND IS SUCH that if the above named defendant, now charged in the District Court of Tulsa County, with the crime of Dut DRAGS 1 0 FF and admitted to bail in the above stated sam, shall personally be and appear before the said Court, in the division to which said case is day of June 9:01 #173, 2021, as ordered for arraignment, preliminary hearing, reial or judgment, and from day to day and term to term thereafter as ordered, or on the first day of the next jury term of said Court, if so ordered, and from day to day and term to term thereafter as ordered by said Court, and not depart therefrom without leave, and shall do and receive what shall be enjoined upon him by said Court, until this cause is finally determined, then this bond to be void, otherwise to be in full force and effect. Principal (Defendant) Sureiv Surces Office Address 427 S BOSTON STE:701B TULSA, OK 74103 Surety Licensed Bondsman TERRY HORTON 199282 Roche 4107 N Himes Ave 2nd Floor Dated, filed and approved this Corporate Surety Tampa, Florida 33607 AFFIDAVIT AS TO UNDERTAKING AND QUALIFICATIONS OF SURETY Required of all licensed bondsmen, under proads of persons, 59 O.S. \$1522: 12 O.S. \$ 61: 12 O.S. STATE OF OKLAHOMA, COUNTY OF TULSA, SS The undersigned licensed bondsman, being duly sworn, on oath states: That neither he or she, not anyone for his or her use, has been promised or has received any security or consideration for his or her undertaking, except as stated herein. Consideration received or promised \$ _ Security received or promised: (List deeds or mortgages and describe personal property.) NO COLL/ CO SIGN Such promise, security or consideration was received from: TULSA, OK K. EREF MAN Address That he or she is presently duly licensed, registered, and in all respects authorized by law to become surery in this undertaking, 59 O.S., § 1301 et soq; 22 O.S., § 1101 et soq; 12 O.S., § 61 et soq; 22 O.S., § 1320. That he or she is worth double the sum to be secured, over and above all exemptions, debts and liabilities, 12 O.S., § 1301 et seq.; 22 O.S., § 1101 et seq.; 12 O.S., § 61 et seq. That he or she has not signed or countersigned this bond in blank, nor has he or she given a power of attorney to, or otherwise authorized, any person to countersign his or her name to this bond unless that person is a licensed bondsman directly employed by a bondsman giving such power of attorney, 59 O.S., \$ 1316. That he or she has attached hereto all receipts for collateral accepted by him or her, fully described in detail, 59 O.S., § 1314; 59 O.S., ≰1322. That he or she is authorized, and legally capable, in all respects, to enter into this undertaking, both personally and on behalf of the corporate surety above-named; and that this undertaking is within, and does not exceed, the limitations and conditions of the power of attorney granted him or her by said corporate surety, all persuant to 59 O.S., § 1320. That he or she is familiar with the provisions of Oklahoma Statute regarding the effects of defects, omissions and irregularities in such undertakings, 59 O.S., § 1326. That all legal requirements of licensing, registration and certification have been met by this bondsman, 59 O.S., § 1320. That the bondsman fully understands that willful misstatement of any material fact herein may subject him or her to prosecution for perjury, and/or to proceedings seeking denial, suspension or revocation of the bondsman's license, 59 O.S., \$ 1310. That he or she is a resident of the County of ______TULSA __, State of Oklahoma.

Four 29A (1-36) From

__ day of__

and acknowledged to me that he executed same as his free and voluntary act and deed. Given under my sign and seal of office on

NAU

_ , known to me to be the identical person who executed the within and foregoing infirument,

SHERIFF

Before me, the undersigned, on this

TERRY HORTON

the day and year above written,

2	
return	
OURT INSTRUCTIONS: Upon Exoneration detach certificate of discharge and return to	,
ō	
certificate of	
detach	
oneration	ŭ
Š	<u>고</u>
Lod	ပ်
JCTIONS: Upon Exonera	Casualty
FUCT TO	And
SE	Surety
	oche S

Original: Court Copy

•	THIS DOCUMENT IS MULTICOLORED, PRINTED ON WATERMARKED PAPER, CONTAINS A VOID PANTOGRAPH AND MICRO PRINT BORDERS ON THE FACE AND PRINTING ON THE BACK.
ódo	ROCHE SURETY AND CASUALTY CO., INC. POWER OF ATTORNEY
ent C	4107 N. Himes Avenue • 2nd Floor • Tampa, FL 33607 P. O. C. L. F. (813) 623-5042 • (800) 789-3899 • Fay (813) 623-5939
(): Ag	ROCHE (813) 623-5042 • (800) 789-3899 • Fax (813) 623-5939
art 4 (Pink	THIS POWER VOID IF NOT USED BY: 04/27/22 POWER NO. AA21-697696
Discharge Pa	KNOW ALL MEN BY THESE PRESENTS THAT ROCHE SURETY AND CASUALTY CO., INC., a corporation duly organized and existing under the laws of the State of Florida, and by the authority of the Resolution adopted by the Board of Directors at a meeting duly called and held on November 25, 1996, for said Resolution has not been amended or rescinded, does constitute and appoint and by these presents does make, constitute and appoint ALL DU. I ATL by TEMAY HERE
Certificate of L	its true and lawful Attorney-in-Fact or Agent for it and in its name, place and stead to execute, seal and deliver for and on its behalf and as its act and deed as surety, a bail bond only. Authority of such Attorney-in-Fact is limited to appearance bonds and cannot be construed to guarantee defendant's future lawful conduct, adherence to travel limitation, fines, restitution, payments or penalties, or any other condition imposed by a court not specifically related to court appearance.
Part 3 (White):	This Power of Attorney is for use with Bail Bonds only. Not valid if used in connection with Federal Immigration Bonds, This Power void if altered or erased, void if used with other powers of this company or any other surety company power, void if used to furnish bail in excess of the stated face amount of this Power, and can only be used once. Return Power only to ROCHE SURETY AND CASUALTY CO., INC. Provided that the authority of such Attorney-in-Fact to bind the Company shall not exceed the sum of:
-	* * * NOT TO EXCEED SEVEN THOUSAND FIVE HUNDRED DOLLARS * * *
Copy	and provided this Power of Attorney is filed with the bond and retained as a part of the court records. The said Attorney-in-Fact is hereby authorized to insert in this Power of Attorney the name of the person on whose behalf this bond was given. IT IS UNLAWFUL TO PRINT THIS FORM WITHOUT WRITTEN CONSENT OF ROCHE SURETY AND CASUALTY CO., INC. HOME OFFICE.
Insurance Co. C	IN WITNESS WHEREOF, ROCHE SURETY AND CASUALTY CO., INC. has caused these presents to be signed by its duly authorized Attorney-in-Fact, proper for the purpose and its corporate seal to be hereunto affixed this date:
Part 2 (White)	Defendant VIGEMAN KASEY AND DEFFERE Race WH Sex F D.O.B. Appearance Date (b) 2 9 300 (7) Court D TST City TULLA County T. ISIA
Copy	Case No Charges
Court	Bond Amount \$ Coll. Code
jinat:	Premium \$ 0 By: 55AL 7